

General Assembly

January Session, 2025

Raised Bill No. 1312

AND PUBLIC

LCO No. 4616

Referred to Committee on LABOR EMPLOYEES

Introduced by: (LAB)

AN ACT IMPLEMENTING THE RECOMMENDATIONS OF THE LABOR DEPARTMENT.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Subdivision (3) of subsection (h) of section 31-225a of the
 general statutes is repealed and the following is substituted in lieu
 thereof (*Effective October 1, 2025*):

4 (3) The statement of charges provided for in subdivision (2) of this 5 subsection shall constitute notice to the employer that it has been 6 determined that the benefits reported in such statement were properly 7 payable under this chapter to the claimants for the weeks and in the 8 amounts shown in such statements. If the employer contends that 9 benefits have been improperly charged due to fraud or error, a written 10 protest setting forth reasons therefor shall be filed with the 11 administrator [within sixty] not later than forty days of the date the 12 quarterly statement was provided. An eligibility issue shall not be 13 reopened on the basis of such quarterly statement if notification of such 14 eligibility issue had previously been given to the employer under the

15 provisions of section 31-241, and he or she failed to file a timely appeal

16 therefrom or had the issue finally resolved against him or her.

Sec. 2. Subsection (c) of section 31-2e of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2025):

20 (c) Not later than October 1, 2021, the Labor Commissioner shall 21 designate an Unemployed Workers' Advocate, who shall [serve at the 22 pleasure of the commissioner,] be in the classified service and shall 23 <u>devote full-time</u> to manage the daily activities and duties of the Office 24 of the Unemployed Workers' Advocate. The Unemployed Workers' 25 Advocate shall have the necessary qualifications to perform the duties 26 of said office, including, but not limited to, having expertise and 27 experience in the fields of unemployment compensation benefits and 28 advocacy for the rights of unemployed individuals. Within available 29 appropriations, the Unemployed Workers' Advocate shall appoint and 30 employ such assistants, employees and personnel as deemed necessary 31 for the efficient and effective administration of the activities of the office.

32 Sec. 3. (NEW) (Effective from passage) (a) Each physician or advanced 33 practice registered nurse having knowledge of any person whom such 34 physician or advanced practice registered nurse suspects is suffering 35 from an illness related to the exposure of lead, phosphorus, arsenic, 36 brass, wood alcohol or mercury or their compounds, anthrax or 37 compressed air, or any other disease contracted as a result of the nature 38 of the occupation of such person, shall, not later than forty-eight hours 39 of discovery of such suspected occupational disease, provide the Labor 40 Department, in a form and manner prescribed by the department, a 41 report stating (1) the name, address and occupation of such person, (2) 42 the name, address and business of such person's employer, (3) the 43 nature of the disease, and (4) any other information required by the 44 department. Any physician or advanced practice registered nurse who 45 fails to provide the report required pursuant to this section or who fails 46 to send such report within the time period prescribed by this section 47 may be assessed a civil penalty of not more than ten dollars by the Labor

48 Commissioner. No report made pursuant to the provisions of this
49 section shall be admissible as evidence in any civil action or for a
50 workers' compensation claim under chapter 568 of the general statutes.

51 Labor Commissioner may investigate and make (b) The 52 recommendations regarding the elimination or prevention of 53 occupational diseases reported by a physician or advanced practice 54 registered nurse pursuant to this section, provided no information 55 obtained by the commissioner upon investigation shall be admissible as 56 evidence in any civil action or for a workers' compensation claim under 57 chapter 568 of the general statutes.

58 Sec. 4. Subsection (a) of section 31-53a of the general statutes is 59 repealed and the following is substituted in lieu thereof (*Effective from* 60 *passage*):

61 (a) The State Comptroller or the contracting authority acting 62 pursuant to section 31-53 is hereby authorized and directed to pay to 63 mechanics, laborers and workers from any accrued payments withheld 64 under the terms of a contract terminated pursuant to subsection (b) of 65 section 31-53 any wages found to be due such mechanics, laborers and 66 workers pursuant to section 31-53. The Labor Commissioner is further 67 authorized and directed to distribute a list to all departments of the state 68 and political subdivisions of the state giving the names of persons or 69 firms whom the Labor Commissioner has found to have (1) disregarded 70 their obligations under section 31-53 and section 31-76c to employees 71 and subcontractors on public works projects, (2) been barred from 72 federal government contracts in accordance with the provisions of the 73 Davis-Bacon Act, 49 Stat. 1011 (1931), 40 USC 276a-2, or (3) submitted 74 false, misleading or materially inaccurate information under subsection 75 (d) of section [21-53d] <u>31-53d</u>.

This act shall take effect as follows and shall amend the following sections:

Section 1	October 1, 2025	31-225a(h)(3)
Sec. 2	October 1, 2025	31-2e(c)

Sec. 3	from passage	New section
Sec. 4	from passage	31-53a(a)

LAB Joint Favorable